

**RIGGS, ABNEY, NEAL, TURPEN, ORBISON & LEWIS**

A PROFESSIONAL CORPORATION

ATTORNEYS AND COUNSELORS AT LAW

THE PARAGON BUILDING, SUITE 101

5801 BROADWAY EXTENSION

OKLAHOMA CITY, OKLAHOMA 73118-7489

(405) 843-9909

FAX (405) 842-2913

July 14, 2006

GARY L. NEAL  
MARK L. NELUS  
JAMES C. ORBISON  
NICHOLE J. PETTY  
WHITNEY D. PETTY  
JAMES R. POLAK  
RICHARD P. POORMON  
DAVID L. PRICE  
VICTORIA L. RACKLEY  
FRED RAHAL, JR.  
LISA R. RIGGS  
M. DAVID ROGOS  
STEPHEN B. RILEY  
RANDALL A. RINQUEST  
ROBIN D. ROBERTS  
MARY J. ROUNDS  
WILLIAM C. SEARCY  
ADAM D. SHAW  
KRISTEN E. SHILLINGTON  
DAVID A. SMENTALI  
ROBERT P. SKEITH  
KENNETH M. SMITH  
SCOTT D. SMITH  
BETTY J. SOMMERS  
BEVERLY A. STEWART  
CHRISTOPHER B. SWANSON  
STEPHANIE L. THEBAN  
DAVID H. THOMAS  
HARLEY W. THOMAS  
REX W. THOMPSON  
SONJAN TREI  
MICHAEL C. TURPEN

PHILIP J. VADEBONCOEUR  
LINDA VAN ARKEL GREUBEL  
KAREN GARDEN WALSH  
SHARON K. WEAVER  
DOUGLAS A. WILSON  
JERRY L. WITT  
COURTNEY M. WOLFE  
MICHAEL P. WOLMACK  
GARY W. WOOD

OF COUNSEL  
BENJAMIN P. ABNEY  
E. BRYAN HENSON

Licensed in:  
Arkansas and Oklahoma  
California and Oklahoma  
Colorado  
Colorado and Louisiana  
Colorado and Idaho  
Colorado and Oklahoma  
District of Columbia  
Maryland  
Massachusetts  
Missouri and Oklahoma  
Nebraska  
New Mexico and Oklahoma  
New Jersey  
Texas  
Wyoming

GREGORY W. ALBERTY  
JAMES M. ALEXANDER, IV  
JACK R. ANDERSON  
THOMAS M. ASKEW  
RYAN J. ASSINK  
LISA K. BCKLE  
DONALD M. BRIGHAM  
MELISSA A. BOUTIN  
WILLIAM A. BOYLES  
RICHARD B. BOYLE  
KELLY L. BRATCHER  
H. JAMES BROGS  
PETER W. BROOK  
SCOTT W. BYRD  
ADRIANNE N. CARRER  
MICHELLE M. CARTER  
JILL L. CHASE  
COLBY L. COOK  
MATTHEW P. CROUCH  
ROBERT P. DEAN  
TINA LOUISE DIAZ  
FRANCISCO LUIS DONGO  
GLENNA S. DORRIS  
JANET S. DUMONT  
IRA L. EDWARDS, JR.  
GEORGE M. EMERSON  
RICHARD A. GANN  
BART T. GARBUIT  
RICHARD T. GARREN  
D. SHARON GENTRY  
STEPHEN E. HALE  
MELVIN C. HALL  
SHARON E. HAMM  
ZACHERY R. HARGIS  
CHRISTOPHER S. HEROUX  
ERIK S. HOLUCH  
ROBERT E. HOWARD  
WILL GREGORY JAMES  
STEVEN JANISZEWSKI  
DEBORAH L. JOHNSTONE  
KIMMON L. JONES  
SARAH G. KEINY  
SCOTT P. KIRLEY  
KRISTOPHER E. KOEPEL  
TERRY D. KORDELSKI  
J. DAVID LEE  
MICHELLE D. LEFLORE  
JOSEPH P. LENNART  
TYLER D. LEONARD  
MICHELLE L. LESTER  
C. S. LEWIS, II  
MARY JEAN LITTLE  
GEOFFREY M. LONG  
ADRIANA LOPEZ KUPPER  
LORI T. LOVICHIEVES  
JOHN D. LUTON  
JANET G. MALLOW  
JOHN ROSS MALLOY  
GLOYD L. MCCOY  
RAYMOND A. MELTON  
RICHARD A. MILDREN  
QUSARI MOHAMEDBHAI  
J. LYON MOREHEAD  
JANICE LOGAN MORROW  
HARRISH H. RAUMOFFDULSKI  
ROBERT A. NANCE

John R. Elrod, Esq.  
Conner & Winters  
211 E. Dickson Street  
Fayetteville, Arkansas 72701

VIA Electronic Mail

Re: Your letter of July 7, 2006 regarding discovery request of Simmons Foods, Inc. in  
*State of Oklahoma v. Tyson Foods, et al.*

Dear John:

I am writing to respond to your letter in the above captioned matter, be advised, however, that the State does not believe that this satisfies your duty to meet and confer with the State. The Northern District local rule LCv.37.1 states,

"With respect to all motions or objections relating to discovery pursuant to Fed. R. Civ. P. 26 through 37 and 45, this Court shall refuse to hear any such motion or objection unless counsel for movant first advises the Court in writing that the counsel personally have met and conferred in good faith and, after a sincere attempt to resolve differences, have been unable to reach an accord. However, no personal conference shall be required where the movant's counsel represents to the Court in writing that movant's counsel has conferred with opposing counsel by telephone and (1) the motion or objection arises from failure to timely make a discovery response, or (2) distance between counsels' offices renders a personal conference infeasible. When the locations of counsels' offices, which will be stated with particularity by movant, are in the same city or within thirty (30) of each other, a personal conference is always deemed feasible as to distance."

Pursuant to the above cited rule, we are asking to meet and confer with you regarding this matter at your earliest convenience in order to resolve these issues. Please contact Liza Ward at Motley Rice at (843) 216-9280 by the close of business Tuesday, July 18, 2006.

John R. Elrod, Esq.  
July 14, 2006  
Page: 2

### **Privilege log issues**

The "short privilege log" you refer to supplements the log originally produced by the State by continuing the original numbering of items. The State's privilege log is a work in progress. It contains all documents the State has identified to date for which it claims a privilege or protection up through the filing date of this action, as required by Northern District LcvR 26.4(a). If the State identifies additional documents for which it claims privilege or protection, it will add them to the privilege log in the future.

The State is unaware of any requirement that it designate to which of your client's interrogatories items are responsive. If you have any law imposing such a requirement, please provide it and we will consider it. The privileges and protections asserted in the State's privilege log are based upon the document's status as work product, attorney client communication or work of retained expert consultants under Rule 26(a) and (b), rather than upon the questions your client has asked. We believe the privilege log complies with the local rules and is adequate.

### **June 30 Document index and F.R.Civ.P. 33(d) Business Records**

Documents on the June 30 index contain information about Phosphorus and Nitrogen loading to Lake Tenkiller. Some of that information attributes loading to application of poultry litter, which is responsive to your client's Interrogatories 1, 2 and 4, and the Request for Production.

The index refers you to specific documents available on the internet and to Bates ranges within the State's initial production. This meets the requirements of Rule 33(d) in that you can locate and identify the requested information as readily as can the State.

### **Privilege and work product claims**

The State has claimed privilege or protection for its sampling and research undertaken by expert consultants retained or specially employed by the State or its counsel in anticipation of litigation or preparation for trial. You will be provided with responsive information, and any Simmons specific information from this source, when the Court orders disclosure of testifying experts and reports pursuant to Rule 26(a)(2), or during any subsequent deposition of the State's testifying experts.

You are improperly trying to disregard the orderly process set forth in the Rules. Rule 26(a)(2) permits you to discover the underlying data developed or used by experts designated

John R. Elrod, Esq  
July 14, 2006  
Page: 3

as witnesses at trial at times and in the sequence ordered by the Court. The State has neither determined which of its consultants it will designate as witnesses, nor has the Court established the timing and sequence of such discovery. Further, you have offered no basis for discovery of the information you seek from non-testifying expert consultants as required under Rule 26(b)(3) or (4). Therefore, information developed by the State's consultants, while available to you in the proper time and fashion, is not presently available to you.

### **Concerns regarding specific Interrogatories**

#### **Interrogatory No. 1, 2 and 4 and Request for Production No. 1**

The foregoing comments, including the information contained in the State's responses and in the documents referenced in the June 30 index, responds to your concerns. The State has not "refused to answer," but has provided substantial information and will provide more in its continuing Rule 26 disclosures, and in the time and sequence provided for in the Rules and by later order than the Court.

#### **Interrogatory No. 3**

The State has claimed privilege or protection for its sampling and research undertaken by expert consultants retained or specially employed by the State or its counsel in anticipation of litigation or preparation for trial. You will be provided with any Simmons specific information from testifying experts when the Court orders disclosure of testifying experts and reports pursuant to Rule 26(a)(2), or during any subsequent deposition of the State's testifying experts. Without waiving any objection stated in the State's response to your interrogatories, the State has not identified to date, any publically available studies, reports or data demonstrating Phosphorus and Nitrogen loading attributable to Simmons growers and not subject to the State's claim of privilege or protection. However, should the State locate any Simmons specific studies, reports or data which is publicly available and not subject to the State's claim of privilege or protection, the State will supplement its answer to the interrogatory.

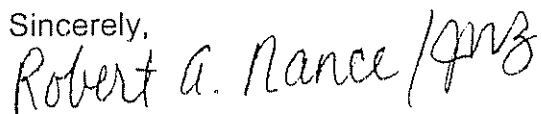
#### **Interrogatory No. 5**

At the present time, the State has not identified the identity of any person who has suffered adverse health effects as a result of water contact in the IRW caused by the land application of poultry litter. Should the state develop such evidence through its retained consultants or otherwise, it will be provided in the time and manner required by the Rules and any order of the Court.

John R. Elrod, Esq.  
July 14, 2006  
Page: 4

We believe the foregoing comments satisfactorily respond to the concerns in your letter of June 30, 2006. Please be advised that the exchange of this correspondence does not discharge your obligations to meet and confer pursuant to the Court's LCvR 37.1.

Sincerely,

A handwritten signature in black ink that reads "Robert A. Nance" followed by a stylized monogram or set of initials, possibly "JMB".

Robert A. Nance  
FOR THE FIRM

cc: Assistant Attorney General Kelly Burch